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# *The Commonwealth of Massachusetts*

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Barbara E. Gray  
State Representative  
Room 237  
State House  
Boston, MA 02133

Dear Representative Gray:

This letter is in response to your recent request for an advisory opinion.

You have stated that you wish to purchase a computer with funds from your political committee. The computer will be used for such political purposes as compiling lists, sending letters to constituents and donors, compiling reference lists for private non-profit corporations on whose board of directors you serve and for other matters of a political nature.

M.G.L. c.55, section 6, states in pertinent part, that "[a] political committee, duly organized, may receive, pay and expend money for the enhancement of the political future of the candidate..for which the committee was organized so long as such expenditure is not primarily for the candidate's or other person's personal use." The use of the computer system as described by you is consistent with the requirement that expenditures enhance the political future of the candidate. However, because a political committee is expending funds to acquire the use of the computer, its use must be restricted to political purposes.

Section 13 of M.G.L. c.55 provides that,

"[n]o person employed for compensation, other than an elected officer, by the commonwealth or any county, city or town shall directly or indirectly solicit or receive any gift, payment, contribution, assessment, subscription or promise of money or other thing of value for the political campaign purposes of any candidate for public office or of any political committee, or for any political purpose whatever..."

and section 14 of M.G.L. c.55 states that "No persons shall in any building or part thereof occupied for state, county or municipal purposes demand, solicit or receive any payment or gift of money or other thing of value for the purposes set forth in section thirteen..."

You have not stated where the computer will be used. The computer may be located at your committee headquarters from the outset. If, however, you wished to locate the computer in your State House office, it is the opinion of this office that the campaign finance law would not prohibit a computer used solely as you have described from being brought into your office. This assumes that it is understood that a computer may only have been purchased with political committee funds if the purpose of maintaining the records described above is for their subsequent use in one's political campaign. At such time that this computer is to be used for any fundraising purpose, including sending letters to donors to request additional contributions, it must be removed from any public building, including the State House. Furthermore, no public employees, other than an elected official, may operate the computer for any fundraising purposes in any location.

Any item or any thing of value which is acquired with funds of a political committee must remain the property of that committee. Any such property may in no way be used "primarily for the candidate's or any other person's personal use," as stated in section 6. Furthermore, at such time that the committee is dissolved, this item must be disposed of in accordance with the provisions for dissolution contained in M.G.L. c.55.

This opinion has been rendered solely on the basis of representations made by you, and no independent investigation of any activities contained herein has been made. If you have any further questions, please do not hesitate to contact this office.

Very truly yours,



Dennis J. Duffin  
Director

DJD/ba